

JOURNAL OF THE ASSEMBLY [November 4, 1969]

STATE OF WISCONSIN

Assembly Journal

Seventy-Ninth Regular Session

TUESDAY, November 4, 1969.

9:30 A.M.

The assembly met.

The speaker in the chair.

The prayer was offered by Reverend Ray E. Robinson, Pastor of Sherman Avenue United Methodist Church, 3705 North Sherman Avenue, Madison, Wisconsin.

Assemblyman Warren led the membership in reciting the pledge of allegiance to the flag of the United States.

The roll was taken.

The result follows:

Present—Alberts, Alfonsi, Anderson, Atkinson, Azim, Baldus, Barbee, Belting, Blanchard, Boche, Bock, Boeckmann, Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski, Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kafka, Kenyon, Kessler, Kleczka, Klicka, Korpela, LaFave, Laper, Lewison, Lipscomb, Looby, Luckhardt, Lynn, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Merkel, Mittness, Molinaro, Nager, Nikolay, Nitschke, Earl, Olson, O'Malley, Orlich, Otte, Pabst, Packard, Parkin, Peloquin, Quinn, Radcliffe, Rogers, Sanasarian, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Weissensel, Wilcox, Wilger, Wing, York and Mr. Speaker—98.

Absent with leave—Nuttelman—1 .

INTRODUCTION AND REFERENCE OF BILLS

Read first time and referred:

Assembly Bill 1139

By joint committee on Finance, by request of Assemblymen Sanasarian, Shabaz, Nikolay, Wackett, Klicka, Thompson, Wilcox, Korpela and Tamms.

To committee on State Affairs.

Assembly Bill 1140

By Assemblyman Weisensel.

To committee on Education.

Assemblyman Shabaz asked unanimous consent that his name be deleted as a co-sponsor of **Assembly Bill 1139**.
Granted.

COMMITTEE REPORT

The committee on Taxation reports and recommends for introduction:

Assembly Joint Resolution —

Relating to a study of the structure of state taxation by the senate committee on Labor, Taxation, Insurance and Banking and the assembly committee on Taxation, acting jointly.

Ayes, 9; Noes, 0.

ROBERT O. UEHLING,
Chairman.

EXECUTIVE COMMUNICATIONS

October 30, 1969.

To The Honorable, The Assembly:

I am returning **Assembly Bill 224** to you without my approval.

Assembly Bill 224 would amend Section 6.50 (1) (c) of

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the Wisconsin Statutes, which pertains to verification by the Milwaukee Police Department of the statements for voter registration received by the Board of Election Commissioners of Milwaukee County. This bill would require the police department to report to the Board the results of its investigations no earlier than August 15 and no later than October 15 of the year of a general election. It also states that the Board may request other reports at times the Board deems necessary.

The burdens and responsibilities of metropolitan police department have dramatically increased in the last few years as the crime rate and social tensions in any large city have multiplied. A metropolitan police department is hard pressed to perform its duties in maintaining law and order with its available resources. To require the police department of the largest metropolitan area of Wisconsin to use a large amount of manpower and man hours to perform the function of voter registration verification when such verification can be performed by mail (as is done by many political jurisdictions today) is not advisable. It would seem appropriate to separate law enforcement personnel from performance of activities which have the potential of being of a political nature. I have been told by the responsible public officials in the City of Milwaukee that implementation of Assembly Bill 224 would add an unnecessary additional burden to the performance of law enforcement functions. I am thus compelled to withhold my approval.

I would like to call the attention of the Legislature to assembly substitute amendment 1 to Assembly Bill 864. This amendment, if enacted, would provide for verification by mail of voter registration in the City of Milwaukee. It is my impression that this amendment would avoid the objections raised to Assembly Bill 224 and would adequately meet the goals contemplated by the Legislature in their passage of this bill.

For the above reasons, I am returning Assembly Bill 224 without my approval.

Respectfully submitted,

WARREN P. KNOWLES,
Governor.

October 31, 1969.

To the Honorable, the Assembly:

I am returning Assembly Bill 332 to you without my approval.

Assembly Bill 332, if passed, would change the law regarding referenda on school district reorganizations. While retaining present procedures for referendum approval of an order of school district reorganization in the case of an order affecting not more than one school district, it would require that an order affecting more than one school district be approved by a majority in each school district affected.

Thus, if an order was issued to dissolve a union high school district and to dissolve the nine underlying common school districts, a majority vote would be required in the ten school districts affected. A majority vote in opposition in any *one* of the ten districts involved invalidates the order.

At present, there are fifteen union high school districts with seventy-three underlying independent common school districts.

Also, the transfer of any territory from a common school district and the union high school district serving this territory to a twelve-grade district would require, under the bill, a majority vote in the twelve-grade district, a majority vote in the entire common school district and a majority vote in the entire union high school district.

I am informed by the State Superintendent of the Department of Public Instruction that the proposed requirements for referendum elections would tend to frustrate Wisconsin's goal of responsible school district consolidation, preserve the existing status of all school districts in the state, and cause the efforts of the Agency School Committees of the state in strengthening school district structure where needs exist to be futile. It is this aspect of the bill, its likelihood, in the opinion of the State Superintendent, to frustrate all future efforts toward school reorganization which compels me to withhold my signature.

Between January 1, 1966 and October 28, 1969, the forces generating school district reorganization activities as evidenced by reorganization orders filed with the State Super-

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intendent are as follows:

<i>Agency School Committee Action</i> (S. 117.02)	<i>School District Consolidation</i> (S. 117.06)
Orders Filed -----377	2
Referendums Held -----66	2
Orders Voided -----37	0

Both of the orders issued under S. 117.06 involved the consolidation of two elementary school districts only.

Although over 50 per cent of the referendums voided orders issued by the Agency School Committees during this period, the involvement of the school boards and the electors affected caused these reorganization proceedings to serve as a means of public enlightenment to bring out the strengths and weaknesses of the curriculum and organizational structure of the involved school districts. If the role of the Agency School Committee is made less potent than it is in promoting more adequate systems of district organization within its agency area, as I believe this proposed law will do, the public forum approach to school district reorganization will be markedly curtailed.

It would also have a tendency to freeze the boundary lines of the existing pattern of school district organization because it would be more unlikely that a majority of the electors of a school district would vote at a referendum election to affirm an order transferring any portion of their school district to another because of the potential adverse tax impact as a result of loss of valuation.

The Agency School Committees have issued 140 orders transferring portions of territory to date. In nearly every case the transfer of territory enhanced the educational opportunities for the children affected without impairing the educational welfare of the children remaining in the district losing the territory.

I believe that it is the transfer of portions of an existing school district to another that causes great concern in the minds of those who voted for and support this bill. It is true that, under existing statutes, a portion of a school district can be removed to another district without giving the privilege of a vote in a referendum to the remaining residents of the district. To the extent that areas may be

“pirated” because of their tax base without regard for the educational opportunities of children of both districts, I share this concern.

Nevertheless, I believe that such irresponsible actions must be controlled through the existing system of Agency School Committee review and appeal procedures. In this way school reorganization can continue, unimpeded, to produce an educational system which guarantees to all the youth of our state an equal opportunity to excel.

For the above reasons, I am returning **Assembly Bill 332** without my approval.

Respectfully submitted,

WARREN P. KNOWLES,
Governor.

MESSAGE FROM THE SENATE

By William P. Nugent, chief clerk.

Mr. Speaker:

I am directed to inform you that the senate has concurred in:

Assembly Bill 237

MESSAGE FROM THE SENATE

By William P. Nugent, chief clerk.

Mr. Speaker:

I am directed to inform you that the senate has adopted and asks concurrence in:

Senate Joint Resolution 98 and

Senate Joint Resolution 101.

ACTION ON SENATE MESSAGE

Read and referred:

Senate Joint Resolution 98

To calendar.

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Senate Joint Resolution 101
To calendar.

MOTION UNDER JOINT RULE 26

The State of Wisconsin * * * Citation by the Legislature
Know you by these presents:

Whereas, The South Milwaukee High School Football Team by dint of great perseverance, after a bad defeat in the early part of the season, has won the undisputed championship in the suburban football conference against some very outstanding teams; now, therefore,

The Members of the Wisconsin Legislature, on the motion of Assemblyman Atkinson and Senator McParland, under Joint Rule 26, do extend its hearty congratulations to the entire team and its Coach William Spaltholz for a job well done.

The question was: Adoption?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and the assembly's action be immediately messaged to the senate. Granted.

Assemblyman Sicula asked unanimous consent to make a statement preparatory to introducing a bill. Granted.

Assemblyman Sicula asked unanimous consent that the rules be suspended for introduction of a bill and to take it up at this time.

Assemblyman Shabaz objected.

Assemblyman Sicula asked unanimous consent that the rules be suspended for introduction of a bill, to be made a special order of business at 2:00 P.M. today. Granted.

Assembly Bill 1141

Relating to minimum liability coverage for insurance against personal injury in vehicle accidents.

By Assemblymen Sicula, Klicka, Kenyon, Nitschke, Alberts, Schneeberg, Kleczka, Jackson, Lipscomb, Wilger, Luckhardt, Packard and Alfonsi; co-sponsored by Senators Lorge, Chilsen, Lotto, Lourigan and Schreiber.

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Assemblyman Alfonsi asked unanimous consent that **Senate Bill 724** be withdrawn from committee on Public Welfare and referred to the calendar. Granted.

Assemblyman Alfonsi asked unanimous consent that **Assembly Bill 410** be withdrawn from calendar of November 4th and made a special order of business at 10:20 A.M. today. Granted.

Assemblyman Warren asked unanimous consent that the rules be suspended to withdraw **Senate Bill 29** from the committee on Insurance and Banking and take it up now.

Assemblyman Alfonsi objected.

Assemblyman Warren asked unanimous consent that the rules be suspended to withdraw **Senate Bill 29** from the committee on Insurance and Banking and place it on the calendar. Granted.

Assemblyman W. A. Johnson asked unanimous consent to withdraw **Assembly Bill 777** from the joint committee on Finance and refer it to the joint Survey committee on Retirement Systems.

Assemblyman Shabaz objected.

Assemblyman W. A. Johnson moved that the rules be suspended and that **Assembly Bill 777** be withdrawn from the joint committee on Finance and referred to the joint Survey committee on Retirement Systems.

The roll was taken.

The vote follows:

Ayes—Anderson, Atkinson, Baldus, Barbee, Blanchard, Boeckmann, Bolle, Bradley, Brown, Conta, Czerwinski, Day, Dueholm, Gee, Groshek, Grover, Hanna, Hephner, Huber, Hutnik, Jackson, Johnson W. A., Jones, Kafka, Kessler, Kleczka, Korpela, LaFave, Laper, Lipscomb, Looby, Luckhardt, Lynn, McDougal, McEssy, Mathews, Mato, Mittness, Molinaro, Nager, Nikolay, Nitschke, Earl, O'Malley, Orlich, Otte, Pabst, Packard, Parkin, Peloquin, Radcliffe, Rogers, Sanasarian, Schroeder, Schwefel, Sicula, Stack, Stalbaum, Sweda, Tobiasz, Uehling, Vanderperren, Warren, Weisensel, Wilger, York and Mr. Speaker—67.

Noes—Alberts, Alfonsi, Belting, Boche, Bock, Byers, Conradt, Helgeson, Johnson L. H., Kenyon, Klicka, Lewison,

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Martin, Merkel, Olson, Quinn, Schneeberg, Schowalter, Sensenbrenner, Shabaz, Steinhilber, Tamms, Thompson, Tregoning, Van Hollen, Wackett, Wilcox and Wing—28.

Absent or not voting—Azim, Greider, McCormick and Nuttelman—4.

Motion carried.

Assemblyman Hephner asked unanimous consent that Assembly Bill 251 be withdrawn from the committee on Education and made a special order of business at 10:21 A.M. today.

Assemblyman Alfonsi objected.

Assemblyman Hanna moved reconsideration of the vote by which Assembly Bill 715 was indefinitely postponed on October 30th. Entered.

Assemblyman Hanna asked unanimous consent to be made a co-author on Assembly Bill 1105. Granted.

Assemblyman Brown asked unanimous consent to withdraw assembly amendment 1 to Assembly Bill 828 and return it to the author. Granted.

Assemblyman Belting asked unanimous consent to withdraw Assembly Bill 894 from the joint committee on Finance and make it a special order of business at 10:21 A.M. today.

Assemblyman Pabst objected.

MOTION UNDER JOINT RULE 26

The State of Wisconsin * * * Citation by the Legislature
Know you by these presents:

Whereas, Maurice M. Spracker has distinguished himself as a member of the bar for over forty years and as a court commissioner for Milwaukee County; and

Whereas, the Governor of the State of Wisconsin vested his trust and confidence in Maurice M. Spracker by appoint-

ing him judge of the 2nd Judicial Circuit in January of 1968; and

Whereas, the people of Milwaukee County overwhelmingly elected Maurice M. Spracker Circuit Judge for a six year term in April of 1969; and

Whereas, during his tenure on the bench, Circuit Judge Maurice M. Spracker has consistently dispensed firm, fair justice to all who have appeared before his court; now, therefore,

The Members of the Wisconsin Legislature, on the motion of Assemblyman Sensenbrenner and Senator Parys, under Joint Rule 26, commend Maurice M. Spracker for his service as an attorney, court commissioner and circuit judge and wish him well as he embarks upon a full, six year term on the bench.

The question was: Adoption?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on the motion under Joint Rule 26 be immediately messaged to the senate. Granted.

Assemblyman W. A. Johnson asked unanimous consent to make a statement.

Assemblyman Alfonsi objected.

Assemblyman Nitschke in the chair.

Assemblyman Froehlich asked unanimous consent that Assembly Bill 89 be withdrawn from joint committee on Finance and returned to author. Granted.

Assemblyman Froehlich asked unanimous consent that Assembly Bill 802 be withdrawn from the committee on Judiciary and be returned to author. Granted.

Assemblyman Froehlich asked unanimous consent that Assembly Bill 803 be withdrawn from the committee on Judiciary and be returned to author. Granted.

Assemblyman Froehlich asked unanimous consent that Assembly Bill 902 be withdrawn from the committee on Public Welfare and be returned to author. Granted.

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Assemblyman Alfonsi rose to point of order that the hour of 9.56 A.M. had arrived, the time of special order set for **Assembly Bill 1093**.

The chair ruled the point of order well taken.

SPECIAL ORDER AT 9:56 A.M.

Assembly Bill 1093

Relating to sales tax exemption for construction materials.

Read a second time.

The question was: Shall the bill be ordered engrossed and read a third time?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that **Assembly Bill 1093** be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill pass?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Baldus, Barbee, Belting, Blanchard, Boche, Bock, Boeckmann, Bolle, Bradley, Brown, Byers, Conradt, Conta, Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kafka, Kenyon, Kessler, Kleczka, Klicka, Korpela, LaFave, Laper, Lewison, Lipscomb, Looby, Luckhardt, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Merkel, Mittness, Molinaro, Nager, Nikolay, Nitschke, Earl, Olson, O'Malley, Orlich, Otte, Pabst, Packard, Parkin, Peloquin, Quinn, Radcliffe, Rogers, Sanasarian, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Vanderperren, Van Hollen, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—95.

Noes—Czerwinski and Lynn—2.

Absent or not voting—Azim and Nuttelman—2.

Motion carried.

Assemblyman Azim asked unanimous consent to be recorded as voting "Aye." Granted.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on Assembly Bill 1093 be immediately messaged to the senate. Granted.

Assemblyman Alfonsi asked unanimous consent that the chief clerk read the special orders in chronological order and, thereby, eliminate the need for members to rise to point of order that the hour for the special orders had arrived. Granted.

SPECIAL ORDER AT 9:58 A.M.

Senate Bill 499

Relating to county executives and county administrators.

Read a second time.

The question was: Shall assembly amendment 1 be adopted?

Assemblyman Alfonsi moved that assembly amendment 1 be rejected.

The question was: Shall assembly amendment 1 be rejected?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Atkinson, Belting, Blanchard, Bock, Bolle, Bradley, Byers, Conradt, Gee, Greider, Grover, Hanna, Helgeson, Huber, Hutnik, Johnson L. H., Jones, Kenyon, Kleczka, Klicka, Korpela, LaFave, Laper, Lewison, Looby, Lynn, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Merkel, Nitschke, Olson, Pabst, Packard, Quinn, Radcliffe, Rogers, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Vanderperren, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—66.

Noes—Anderson, Baldus, Barbee, Boche, Boeckmann,

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Brown, Conta, Czerwinski, Day, Dueholm, Groshek, Hephner, Jackson, Johnson W. A., Kafka, Kessler, Luckhardt, Mittness, Molinaro, Nager, Nikolay, Earl, Orlich, Otte, Parkin, Peloquin, Sanasarian, Sicula and Van Hollen—29.

Absent or not voting—Azim, Lipscomb, Nuttelman and O'Malley—4.

Motion carried.

The question was: Shall assembly amendment 2 be adopted?

Assemblyman Kessler asked unanimous consent that assembly amendment 2 be temporarily laid aside. Granted.

Assemblyman Kessler offered an amendment. Entered.

The question was: Shall assembly amendment 3 be adopted?

Assemblyman Steinhilber moved that assembly amendment 3 be rejected.

The question was: Shall assembly amendment 3 be rejected?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Baldus, Belting, Bock, Boeckmann, Bolle, Bradley, Byers, Conradt, Day, Gee, Greider, Grover, Hanna, Helgeson, Hutnik, Jackson, Johnson L. H., Jones, Kenyon, Kleczka, Klicka, LaFave, Laper, Lewison, Lynn, McCormick, McEssy, Martin, Mathews, Mato, Nitschke, Otte, Pabst, Packard, Radcliffe, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Trengoning, Uehling, Vanderperren, Weisensel, Wilcox, Wilger, York and Mr. Speaker—57.

Noes—Anderson, Atkinson, Barbee, Blanchard, Boche, Brown, Conta, Czerwinski, Dueholm, Groshek, Hephner, Huber, Johnson W. A., Kafka, Kessler, Korpela, Lipscomb, Looby, Luckhardt, McDougal, Merkel, Mittness, Molinaro, Nager, Nikolay, Earl, Olson, O'Malley, Orlich, Parkin, Peloquin, Quinn, Rogers, Sanasarian, Sicula, Stack, Van Hollen, Wackett, Warren and Wing—40.

Absent or not voting—Azim and Nuttelman—2.

Motion carried.

Assemblyman Kessler asked unanimous consent that assembly amendment 2 be taken up at this time. Granted.

The question was: Shall assembly amendment 2 be adopted?

Assemblyman Sensenbrenner moved that assembly amendment 2 be rejected.

The question was: Shall assembly amendment 2 be rejected?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Baldus, Belting, Blanchard, Bock, Boeckmann, Bolle, Bradley, Byers, Day, Gee, Greider, Groshek, Grover, Helgeson, Hutnik, Jackson, Johnson L. H., Jones, Kafka, Kenyon, Kleczka, Klicka, LaFave, Laper, Lewison, Luckhardt, McDougal, McEssy, Martin, Mathews, Mato, Merkel, Nitschke, Olson, Otte, Packard, Peloquin, Quinn, Schneeberg, Schroeder, Schwefel, Sensenbrenner, Shabaz, Stalbaum, Steinhilber, Sweda, Thompson, Tobiasz, Uehling, Vanderperren, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—60.

Noes—Anderson, Atkinson, Barbee, Boche, Brown, Conradt, Conta, Czerwinski, Dueholm, Hanna, Hephner, Huber, Johnson W. A., Kessler, Korpela, Lipscomb, Looby, Lynn, McCormick, Mittness, Molinaro, Nager, Nikolay, Earl, O'Malley, Orlich, Pabst, Parkin, Radcliffe, Rogers, Sanasarian, Schowalter, Sicula, Stack, Tamms, Tregoning and Van Hollen—37.

Absent or not voting—Azim and Nuttelman—2.

Motion carried.

The question was: Shall Senate Bill 499 be ordered to a third reading?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that Senate Bill 499 be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill be concurred in?

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The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Baldus, Barbee, Belting, Blanchard, Bock, Boeckmann, Brown, Conta, Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Helgeson, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kafka, Kenyon, Kessler, Kleczka, Korpela, LaFave, Lipscomb, Looby, Luckhardt, Lynn, McCormick, McEssy, Martin, Mathews, Mato, Mittness, Molinaro, Nager, Nikolay, Nitschke, Earl, O'Malley, Orlich, Otte, Pabst, Packard, Peloquin, Quinn, Radcliffe, Rogers, Sanasarian, Schowalter, Schwefel, Sensenbrenner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Wackett, Warren, Wilcox, York and Mr. Speaker—76.

Noes—Boche, Bolle, Bradley, Byers, Conradt, Czerwinski, Hephner, Klicka, Laper, Lewison, McDougal, Merkel, Olson, Parkin, Schneeberg, Schroeder, Vanderperren, Van Hollen, Wilger and Wing—20.

Absent or not voting—Azim, Nuttelman and Weisensel—3.

Motion carried.

Assemblyman Azim asked unanimous consent to be recorded as voting "Aye." Granted.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on Senate Bill 499 be immediately messaged to the senate. Granted.

SPECIAL ORDER OF BUSINESS AT 9:58½ A.M.

Assembly Bill 708

Relating to election of county executive.

The question was: Shall assembly amendment 1 to assembly amendment 1 be adopted?

Assemblyman Alfonsi asked unanimous consent that Assembly Bill 708 be laid on the table.

Assemblyman Warren objected.

Assemblyman Alfonsi moved that Assembly Bill 708 be laid on the table.

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The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Baldus, Belting, Blanchard, Bock, Byers, Conradt, Czerwinski, Day, Gee, Greider, Groshek, Helgeson, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kafka, Kenyon, Kleczka, Klicka, LaFave, Laper, Looby, Luckhardt, McDougal, McEssy, Martin, Mathews, Nager, Nitschke, Packard, Peloquin, Quinn, Radcliffe, Sana-sarian, Schneeberg, Schowalter, Schwefel, Sensenbrenner, Shabaz, Stalbaum, Steinhilber, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—56.

Noes—Anderson, Atkinson, Boche, Boeckmann, Bolle, Bradley, Brown, Conta, Dueholm, Grover, Hanna, Hephner, Huber, Kessler, Korpela, Lewison, Lipscomb, Lynn, McCormick, Mato, Merkel, Mittness, Molinaro, Nikolay, Earl, Olson, O'Malley, Orlich, Otte, Pabst, Parkin, Rogers, Schroeder, Sicula, Stack, Sweda, Vanderperren, Van Hol-len, Wackett and Warren—40.

Absent or not voting—Azim, Barbee and Nuttelman—3.

Motion carried.

SPECIAL ORDER OF BUSINESS AT 9:59 A.M.

Assembly Bill 42

Relating to providing an additional penalty for committing or attempting to commit a felony while armed with a dangerous weapon.

The question was: Shall the bill pass notwithstanding the objections of the Governor?

Assemblyman Nikolay asked unanimous consent that Assembly Bill 42 be laid on the table.

Assemblyman Shabaz objected.

Assemblyman Huber asked unanimous consent that the assembly recess for 45 minutes. Granted.

10:45 A.M.

RECESS

11:50 A.M.

The assembly reconvened.

LEAVES OF ABSENCE

Assemblyman Alfonsi asked unanimous consent for leave of absence for today's session for the following: Assemblyman Nuttelman. Granted.

Assembly Bill 42

The question was: Shall the bill pass notwithstanding the objections of the Governor?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Baldus, Belting, Blanchard, Boche, Bock, Boeckmann, Bolle, Bradley, Byers, Conradt, Day, Gee, Groshek, Grover, Hanna, Helgeson, Hephner, Hutnik, Jackson, Johnson L. H., Kafka, Kenyon, Kleczka, Klicka, Korpela, Laper, Lewison, Luckhardt, Lynn, McCormick, McDougal, McEssy, Martin, Mato, Merkel, Nitschke, Olson, Pabst, Packard, Parkin, Peloquin, Quinn, Radcliffe, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Shabaz, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Thompson, Tregoning, Uehling, Van Hollen, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—68.

Noes—Anderson, Atkinson, Azim, Barbee, Brown, Conta, Czerwinski, Dueholm, Greider, Huber, Johnson W. A., Jones, Kessler, LaFave, Lipscomb, Looby, Mathews, Mittness, Molinaro, Nager, Nikolay, Earl, O'Malley, Orlich, Otte, Rogers, Sanasarian, Sicula and Tobiasz—29.

Absent or not voting—Nuttelman and Vanderperren—2.

Motion carried.

Assemblyman Greider asked unanimous consent to be recorded as voting "Aye" instead of "No." Granted.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on Assembly Bill 42 be immediately messaged to the senate. Granted.

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Assemblyman Alfonsi asked unanimous consent that the assembly recess until 2:00 P.M. Granted.

12:30 P.M.

RECESS

2:00 P.M.

The assembly reconvened.

SPECIAL ORDER OF BUSINESS AT 10:00 A.M.

Senate Bill 504

Relating to a general revision of insurance law relating to administration and enforcement.

The question was: Shall assembly amendment 1 be adopted?

Assemblyman Rogers moved a call of the assembly. There were insufficient seconds.

Assemblyman McEssy moved that assembly amendment 1 be rejected.

The question was: Shall assembly amendment 1 be rejected?

Assemblyman Huber asked unanimous consent that **Senate Bill 504** be temporarily laid aside.

Assemblyman Shabaz objected.

Assemblyman Huber asked unanimous consent that **Senate Bill 504** be made a special order of business at 10:01:30 on November 4. Granted.

Assemblyman Huber moved a

CALL OF THE ASSEMBLY

There were sufficient seconds.

The sergeant-at-arms was directed to close the doors and the chief clerk to call the roll.

The roll was called by the chief clerk.

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The sergeant-at-arms reported that all members were present except: Azim, Bradley, Byers, Conradt, Helgeson, Johnson W. A., Kenyon, Klicka, Laper, Looby, Nager, Nikolay, Nuttelman, Orlich, Schwefel and Wilger.

Assemblyman Alfonsi asked unanimous consent that the report of the sergeant-at-arms be accepted and the call of the assembly be raised. Granted.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and Senate Bill 504 be taken up at this time. Granted.

Assemblyman Wing asked unanimous consent that assembly amendment 1 be returned to author. Granted.

The question was: Shall Senate Bill 504 be ordered to a third reading?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that Senate Bill 504 be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill be concurred in?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Azim, Bal-dus, Barbee, Belting, Blanchard, Boche, Bock, Boeckmann, Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski, Day, Dueholm, Gee, Greider, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kafka, Kenyon, Kessler, Kleczka, Klicka, Korpela, LaFave, Laper, Lewison, Lipscomb, Looby, Luckhardt, Lynn, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Merkel, Mittness, Molinaro, Nager, Nikolay, Nitschke, Earl, Olson, O'Malley, Orlich, Otte, Pabst, Packard, Parkin, Peloquin, Quinn, Radcliffe, Rogers, Sana-sarian, Schneeberg, Schowalter, Schroeder, Schwefel, Sen-senbrenner, Shabaz, Sicula, Stack, Steinhilber, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Vander-perren, Van Hollen, Wackett, Warren, Weisensel, Wilcox, Wing, York and Mr. Speaker—96.

Noes—None.

Absent or not voting—Nuttelman, Stalbaum and Wilger
—3.

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on **Senate Bill 504** be immediately messaged to the senate. Granted.

Assemblyman Alfonsi rose to point of order that the hour of 2:00 P.M. had arrived, the time of special order set for **Assembly Bill 1141**.

The chair ruled the point of order well taken.

SPECIAL ORDER AT 2:00 P.M.

Assembly Bill 1141

Relating to minimum liability coverage for insurance against personal injury in vehicle accidents.

The question was: Shall assembly amendment 1 be adopted?

Assemblyman Alfonsi moved that assembly amendment 1 be rejected.

The question was: Shall assembly amendment 1 be rejected?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Azim, Bal-
dus, Belting, Blanchard, Boche, Bock, Boeckmann, Bolle,
Bradley, Brown, Byers, Conradt, Conta, Day, Gee, Greider,
Groshek, Grover, Hanna, Helgeson, Huber, Hutnik, Jackson,
Johnson L. H., Johnson W. A., Jones, Kafka, Kessler,
Klecza, Klicka, LaFave, Laper, Lewison, Looby, Luckhardt,
Lynn, McCormick, McDougal, McEssy, Martin, Mathews,
Mato, Merkel, Nitschke, Earl, Olson, O'Malley, Orlich, Otte,
Pabst, Packard, Parkin, Peloquin, Quinn, Radcliffe, Rogers,
Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbren-
ner, Shabaz, Sicula, Stack, Stalbaum, Steinhilber, Sweda,
Thompson, Tobiasz, Tregoning, Uehling, Vanderperren,
Van Hollen, Wackett, Warren, Weisensel, Wilcox, Wilger,
Wing, York and Mr. Speaker—85.

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Noes—Barbee, Czerwinski, Dueholm, Hephner, Korpela, Lipscomb, Mittness, Molinaro, Nager, Nikolay, Sanasarian and Tamms—12.

Absent or not voting—Kenyon and Nuttelman—2.

Motion carried.

The question was: Shall the bill be ordered engrossed and read a third time?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that **Assembly Bill 1141** be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill pass?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on **Assembly Bill 1141** be immediately messaged to the senate. Granted.

SPECIAL ORDER AT 10:01 A.M.

Assembly Joint Resolution 55

Memorializing the Congress of the United States to call a convention for the purpose of proposing an amendment to the U. S. Constitution to permit one house of a 2-house legislature to be apportioned on a basis other than population alone.

Read a second time.

The question was: Shall the assembly joint resolution be rejected?

Assemblyman Nitschke in the chair.

The roll was taken.

The vote follows:

Ayes—Alberts, Anderson, Atkinson, Baldus, Barbee, Belting, Boeckmann, Bolle, Brown, Conta, Czerwinski, Day, Dueholm, Gee, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Jackson, Johnson W. A., Jones, Kessler, Kleczka,

Korpela, LaFave, Lipscomb, Looby, Lynn, McCormick, McDougal, Mathews, Mato, Mittness, Molinaro, Nager, Nikolay, Earl, O'Malley, Orlich, Otte, Pabst, Packard, Peloquin, Quinn, Radcliffe, Rogers, Sanasarian, Schroeder, Sensenbrenner, Sicula, Stack, Sweda, Tamms, Tobiasz, Uehling, Vanderperren, Warren, Weisensel, Wing and York—62.

Noes—Alfonsi, Azim, Blanchard, Boche, Bock, Bradley, Byers, Conradt, Greider, Hutnik, Johnson L. H., Kafka, Kenyon, Klicka, Laper, Lewison, Luckhardt, McEssy, Martin, Merkel, Nitschke, Olson, Parkin, Schneeberg, Schowalter, Schwefel, Shabaz, Stalbaum, Steinhilber, Thompson, Tregoning, Van Hollen, Wackett, Wilcox, Wilger and Mr. Speaker—36.

Absent or not voting—Nuttelman—1.

Motion carried.

SPECIAL ORDER AT 10:02 A.M.

Assembly Bill 692

Relating to giving the consumer a choice of receiving cash, merchandise or services in the redemption of trading stamps.

The question was: Shall the bill be ordered engrossed and read a third time?

Assemblyman Anderson asked unanimous consent to refrain from participating in any assembly action on Assembly Bill 692 under Assembly Rule 77m. (Created by Assembly Resolution 16, adopted February 5, 1969). Granted.

Assemblyman Tregoning asked unanimous consent that the assembly return to the 5th order of business. Granted.

PETITIONS

Assembly Petition 369

Submitted by various Chamber of Commerce Associations in Wisconsin in opposition to any future legislation which would allow the establishment of trading stamp merchandise redemption centers.

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By Assemblyman Tregoning.
To committee on Commerce and Manufactures.

The assembly returned to the special order of business.

Assemblyman Tregoning moved that Assembly Bill 692 be indefinitely postponed.

The question was: Shall the bill be indefinitely postponed?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Azim, Barbee, Blanchard, Boche, Bradley, Byers, Conradt, C z e r w i n s k i, Day, Greider, Groshek, Grover, Hanna, Johnson L. H., Johnson W. A., Kafka, Klicka, LaFave, Laper, Lipscomb, McDougal, McEssy, Mato, Molinaro, Nikolay, Nitschke, Olson, O'Malley, Orlich, Packard, Parkin, Peloquin, Rogers, Schneeberg, Schwefel, Shabaz, Sicula, Stack, Stalbaum, Thompson, Tregoning, Vanderperren, Van Hollen, Wackett, Weisensel, Wilcox, Wing, York and Mr. Speaker—51.

Noes—Atkinson, Baldus, Belting, Bock, Boeckmann, Bolle, Brown, Conta, Dueholm, Gee, Helgeson, Hephner, Huber, Hutnik, Jackson, Jones, Kessler, Kleczka, Korpela, Looby, Luckhardt, Lynn, McCormick, Martin, Mathews, Merkel, Mittness, Nager, Earl, Otte, Quinn, Radcliffe, Sanasarian, Schowalter, Schroeder, Sensenbrenner, Steinhilber, Sweda, Tamms, Tobiasz, Uehling, Warren and Wilger—43.

Absent or not voting—Anderson—1.

Paired—Lewison and Kenyon for indefinite postponement; Nuttelman and Pabst against indefinite postponement—4.

Motion carried.

SPECIAL ORDER AT 10:03 A.M.

Assembly Bill 271

Relating to periods of ineligibility for readmission to the university of Wisconsin and state universities following certain convictions and suspension or expulsion therefrom.

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The question was: Shall senate substitute amendment 1 be concurred in?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on Assembly Bill 271 be immediately messaged to the senate. Granted.

SPECIAL ORDER AT 10:04 A.M.

Assembly Bill 400

Relating to a uniform ID card for proving age, providing penalties and making an appropriation.

The question was: Shall senate amendment 1 be concurred in?

Assemblyman Tregoning moved that senate amendment 1 be non-concurred in.

The question was: Shall senate amendment 1 be non-concurred in?

Assemblyman Kleczka offered an amendment. Entered.

The question was: Shall assembly amendment 1 to senate amendment 1 be adopted?

Motion carried.

The question was: Shall senate amendment 1 be concurred in?

Assemblyman Tregoning moved that senate amendment 1 be non-concurred in.

The question was: Shall senate amendment 1 be non-concurred in?

The roll was taken.

The vote follows:

Ayes—Boche, Bock, Byers, Klicka, Lewison, McCormick, Martin, Merkel, Pabst, Parkin, Sensenbrenner, Steinhilber, Thompson, Tregoning, Van Hollen, Wilcox, York and Mr. Speaker—18.

Noes—Alberts, Alfonsi, Anderson, Atkinson, Baldus, Barbee, Belting, Blanchard, Boeckmann, Bolle, Bradley,

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Brown, Conradt, Conta, Czerwinski, Day, Dueholm, Gee, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kafka, Kenyon, Kessler, Kleczka, Korpela, LaFave, Laper, Lipscomb, Looby, Luckhardt, Lynn, McDougal, McEssy, Mathews, Mato, Mittness, Molinaro, Nager, Nikolay, Nitschke, Earl, Olson, O'Malley, Orlich, Otte, Packard, Pelouquin, Quinn, Radcliffe, Rogers, Sanasarian, Schneeberg, Schowalter, Schroeder, Schwefel, Shabaz, Sricula, Stack, Stalbaum, Sweda, Tamms, Tobiasz, Uehling, Vanderperren, Wackett, Warren, Weisensel, Wilger and Wing—78.

Absent or not voting—Azim, Greider and Nuttelman—3.

Motion failed.

The question was: Shall senate amendment 1 be concurred in?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on **Assembly Bill 400** be immediately messaged to the senate. Granted.

Assemblyman Alfonsi asked unanimous consent that **Senate Bill 5, Assembly Bill 421 and Assembly Bill 729** be temporarily laid aside and be the first items of business after the 10th order of business on November 5. Granted.

SPECIAL ORDER AT 10:07 A.M.

Assembly Bill 391

Relating to the creation of a hearing aid dealers and fitters examining board in the department of regulation and licensing, granting rule-making authority, providing penalties and making an appropriation.

The question was: Shall assembly amendment 1 to assembly substitute amendment 1 be adopted?

Assemblyman Tamms moved that assembly amendment 1 to assembly substitute amendment 1 be rejected.

The question was: Shall assembly amendment 1 to assembly substitute amendment 1 be rejected?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Azim, Baldus, Barbee, Blanchard, Boche, Bock, Boeckmann, Bradley, Brown, Byers, Conradt, Day, Gee, Helgeson, Jackson, Johnson L. H., Jones, Kafka, Kleczka, Klicka, LaFave, Laper, Lewison, Looby, Luckhardt, McCormick, McDougal, McEssy, Merkel, Nitschke, Otte, Pabst, Packard, Parkin, Quinn, Rogers, Schneeberg, Schowalter, Schroeder, Schwefel, Stack, Stalbaum, Steinhilber, Tamms, Thompson, Tobiasz, Tregoning, Uehling, Wackett, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—57.

Noes—Anderson, Atkinson, Belting, Bolle, Conta, Czerwinski, Dueholm, Greider, Groshek, Grover, Hanna, Hephner, Huber, Hutnik, Johnson W. A., Kessler, Korpela, Lipscomb, Lynn, Martin, Mathews, Mato, Mittness, Molinaro, Nager, Nikolay, Earl, Olson, O'Malley, Orlich, Peloquin, Radcliffe, Sanasarian, Sensenbrenner, Shabaz, Sicula, Sweda, Vanderperren, Van Hollen and Warren—40.

Absent or not voting—Kenyon and Nuttelman—2.

Motion carried.

The question was: Shall assembly substitute amendment 1 be adopted?

Motion carried.

The question was: Shall the bill be ordered engrossed and read a third time?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that Assembly Bill 391 be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill pass?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Azim, Baldus, Barbee, Belting, Blanchard, Boche, Bock, Boeckmann, Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski, Day, Gee, Greider, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kafka, Kleczka, Klicka, Korpela, LaFave,

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Laper, Lewison, Luckhardt, Lynn, McCormick, McEssy, Mathews, Mato, Mittness, Molinaro, Nager, Nitschke, Earl, Olson, O'Malley, Orlich, Otte, Pabst, Packard, Parkin, Pelouquin, Quinn, Rogers, Sanasarian, Schneeberg, Schowalter, Schroeder, Schwefel, Sensenbrenner, Sicula, Stack, Stalbaum, Steinhilber, Sweda, Tamms, Tobiasz, Tregoning, Uehling, Vanderperren, Wackett, Warren, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—85.

Noes—Dueholm, Kessler, Lipscomb, Looby, McDougal, Martin, Merkel, Nikolay, Radcliffe, Shabaz, Thompson and Van Hollen—12.

Absent or not voting—Kenyon and Nuttelman—2.

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on **Assembly Bill 391** be immediately messaged to the senate. Granted.

SPECIAL ORDER AT 10:08 A.M.

Assembly Resolution 45

Relating to motions to withdraw bills from committees.

The question was: Shall the assembly resolution be adopted?

Assemblyman Anderson moved that **Assembly Resolution 45** be rejected.

The question was: Shall **Assembly Resolution 45** be rejected?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Azim, Baldu, Barbee, Boeckmann, Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski, Day, Dueholm, Groshek, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kafka, Kessler, Kleczka, Korpela, LaFave, Laper, Lewison, Lipscomb, Looby, Lynn, McCormick, McDougal, McEssy, Martin, Mathews, Mato, Mittness, Molinaro, Nager, Nikolay, Earl, O'Malley, Orlich, Otte, Pabst, Pelouquin, Quinn, Radcliffe,

Rogers, Sanasarian, Schroeder, Schwefel, Sicula, Stack, Stalbaum, Sweda, Tobiasz, Uehling, Vanderperren and Warren—68.

Noes—Belting, Blanchard, Boche, Bock, Gee, Greider, Klicka, Luckhardt, Merkel, Nitschke, Olson, Packard, Parkin, Schneeberg, Schowalter, Sensenbrenner, Shabaz, Steinhilber, Tamms, Thompson, Tregoning, Van Hollen, Wackett, Weisensel, Wilcox, Wilger, Wing, York and Mr. Speaker—29.

Absent or not voting—Kenyon and Nuttelman—2.

Motion carried.

SPECIAL ORDER AT 10:09 A.M.

Assembly Bill 97

Relating to medical assistance by chiropractors.

The question was: Shall the bill be ordered engrossed and read a third time?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that Assembly Bill 97 be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill pass?

The roll was taken.

The vote follows:

Ayes—Alberts, Alfonsi, Anderson, Atkinson, Azim, Bal-dus, Barbee, Blanchard, Boche, Bock, Boeckmann, Bolle, Bradley, Brown, Byers, Conradt, Conta, Czerwinski, Day, Gee, Greider, Grover, Hanna, Helgeson, Hephner, Huber, Hutnik, Jackson, Johnson L. H., Johnson W. A., Jones, Kafka, Kessler, Kleczka, Korpela, LaFave, Laper, Lipscomb, Looby, Lynn, McCormick, McDougal, McEssy, Mathews, Mato, Mittness, Molinaro, Nager, Nikolay, Nitschke, Earl, O'Malley, Orlich, Otte, Pabst, Packard, Peloquin, Quinn, Radcliffe, Rogers, Sanasarian, Schneeberg, Schroeder, Schwefel, Shabaz, Sicula, Stack, Stalbaum, Sweda, Tamms, Thompson, Tobiasz, Tregoning, Vanderperren, Wackett, Warren, Wilcox, Wilger, Wing and Mr. Speaker—80.

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Noes—Dueholm, Groshek, Klicka, Luckhardt, Martin, Merkel, Olson, Parkin, Sensenbrenner, Steinhilber, Uehling, Van Hollen and York—13.

Absent or not voting—Belting, Kenyon, Lewison, Nuttelman, Schowalter and Weisensel—6.

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on Assembly Bill 97 be immediately messaged to the senate. Granted.

SPECIAL ORDER AT 10:09½ A.M.

Assembly Bill 307

Relating to furnishing chiropractic treatment under workmen's compensation laws.

The question was: Shall assembly amendment 1 be adopted?

Motion carried.

The question was: Shall the bill be ordered engrossed and read a third time?

Motion carried.

Assemblyman Shabaz asked unanimous consent that the rules be suspended and that Assembly Bill 307 be given a third reading. Granted.

The question was: This bill having been read three times, shall the bill pass?

Motion carried.

Assemblyman Alfonsi asked unanimous consent that the rules be suspended and that the assembly's action on Assembly Bill 307 be immediately messaged to the senate. Granted.

Assemblyman W. A. Johnson asked unanimous consent that the assembly return to the 10th order of business. Granted.

The assembly returned to the 2nd order of business.

AMENDMENTS OFFERED

Assembly amendment 1 to Senate Bill 499 offered by Assemblyman Kessler.

Assembly amendment 2 to Senate Bill 499 offered by Assemblyman Kessler.

Assembly amendment 5 to Assembly Bill 239 offered by Assemblymen Sweda and Brown.

Assembly amendment 1 to assembly substitute amendment 1 to Assembly Bill 416 offered by Assemblyman Laper.

Assembly amendment 5 to Assembly Bill 656 offered by Assemblyman Anderson.

Assembly amendment 1 to Assembly Bill 903 offered by Assemblyman Atkinson.

Assembly amendment 1 to Assembly Bill 1141 offered by Assemblyman Nager.

Assembly amendment 2 to Senate Bill 219 offered by Assemblyman Jackson.

Assembly amendment 2 to assembly substitute amendment 1 to Assembly Bill 416 offered by Assemblyman Anderson.

Assembly substitute amendment 1 to Senate Bill 655 offered by Assemblymen Martin, Gee and Grover.

Assembly substitute amendment 1 to Assembly Bill 949 offered by Assemblyman Korpela.

Assembly amendment 1 to assembly substitute amendment 1 to Assembly Bill 391 offered by Assemblyman Czerwinski.

Assembly substitute amendment 1 to Assembly Bill 1127 offered by Assemblyman York.

Assembly substitute amendment 2 to Assembly Bill 416 offered by Assemblyman Alfonsi.

CHIEF CLERK'S CORRECTION

Assembly Bill 348

The following correction was made in enrolling:

On page 2, line 5, restore the first stricken "the".

VISITORS

During today's session, the following visitors honored the assembly by their presence, and were welcomed by the presiding officer and the members:

Mr. Vernon Jackett, Sheboygan, Wisconsin, guest of Assemblyman Otte.

Mr. Brian Awine, Madison, Wisconsin, guest of Assemblyman Anderson.

Mr. Donald Beale, Madison, Wisconsin, guest of Assemblyman Anderson.

Mr. Ronald Bauer, Madison, Wisconsin, guest of Assemblyman Anderson.

Mr. M. D. Brown, Madison, Wisconsin, guest of Assemblyman Anderson.

Mr. John Larson, Milwaukee, Wisconsin, guest of Assemblyman Jackson.

Mr. Noel W. Huntsinger, Milwaukee, Wisconsin, guest of Assemblyman Kessler.

Mr. William W. Bruss, Milwaukee, Wisconsin, guest of Assemblyman Kessler.

Mr. and Mrs. Robert E. Keenan, Sheboygan, Wisconsin, guests of Assemblyman Otte.

Mrs. Marge Weyrough, Madison, Wisconsin, guest of Assemblymen Olson and Uehling.

The Honorable E. Zastrow, County Judge, Walworth County, Elkhorn, Wisconsin, guest of Assemblyman Wilger.

Mr. George Simos, Aide to Mayor Maier, Milwaukee, Wisconsin, guest of Assemblyman Sicula.

Mr. John F. Way, 4909 Wallace Avenue, Madison, Wisconsin, guest of Assemblyman Weisensel.

Assemblyman Alfonsi moved that the assembly adjourn to 9:00 A.M. November 5.

Motion carried.

5:30 P.M.